DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name; I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of subject matter which is claimed and for which a patent is sought on an invention entitled VEGF PEPTIDES AND THEIR USE

the specification of which	h 🗌 is atta	ched hereto or			
was filed on 28 MAF Application Number PCT		nited States Applicat 75 and was amended			ternational f applicable)
I hereby state that I hereby state that I hereby specification, including acknowledge the duty to 1.56. I hereby claim for application(s) for patent which designated at leas have also identified below certificate, or PCT intermediate.	the claims, a disclose inform eign priority be or inventor's t one country v, by checking national applic	as amended by any a nation which is material enefits under 35 U.S.C. certificate, or 365(a) o other than the United S the box, any foreign a	amendment ref to patentability 119(a)-(d) or 3 f any PCT inter States of Ameri pplication for a	erred to as define 65(b) of national ca, listed patent or	above. I ed in 37 CFR any foreign application I below and r inventor`s
Prior Foreign Application Number(s)	Country	Foreign Filing Date	Priority Not Claimed	Certifie Attach YES	ed Copy ed? NO
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As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: David R. Saliwanchik, Reg. 31,794; Jeff Lloyd, Reg. 35,589; Doran R. Pace, Reg. 38,261; Jay M. Sanders, Reg. 39,355; Jean E. Kyle, Reg. 36,987; James S. Parker, Reg. 40,119; Frank C. Eisenschenk, Reg. 45,332; Glenn P. Ladwig, Reg. 46,853; Margaret Efron, Reg. 47,545 and Gwendolyn L. Daniels, Reg. 51,594

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C 1001 and that such willful false statements may jeopardise the validity of the application or any patent issued thereon.

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